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		case:					
U	nited States Bankruptcy Court for the						
5	Southern District of _N	New York					
	(St	ate)	20				
٠	ase number (If known):	Chapti	er				if this is an
	fficial Form 201						
1	oluntary Petition	for Non-I	ndividu	als Filir	ng for Ba	nkruptcy	04/20
n	ore space is needed, attach a sepa nber (if known). For more informat Debtor's name	Lladro Galleries,	nent, <i>Instruction</i>	any auditional is for Bankrupt	pages, write the de tcy Forms for Non-l	otor's name and the	ole.
	All other names debtor used in the last 8 years						
	Include any assumed names, trade names, and doing business as names	8-					
) - [[[[[[-[]]]] [[[-[]]]] [[[-[]]] [[-[]]] [[-[]]] [[-[]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[-[]]] [[2 2 - 2 9	1 6 3 4	5			
_	Identification Number (EIN)						
	Debtor's address	Principal place of b		<u> </u>	Mailing addres of business	s, if different from p	rincipal plac
			usiness			250	rincipal plac
		Principal place of b	usiness		of business	250	rincipal plac
		Principal place of b	usiness		of business	250	rincipal plac
		Principal place of b	nue NY	10022	Number Stre	et	
		Principal place of b 979 Third Ave Number Street Suite 1805	nue		Number Stre P.O. Box City	et State	ZIP Code
L.		Principal place of b 979 Third Ave Number Street Suite 1805 New York City	nue NY	10022	Number Stre P.O. Box City	et State	ZIP Code
1.		Principal place of b	nue NY	10022	Number Stre P.O. Box City Location of pri	State ncipal assets, if differences	ZIP Code
L.		Principal place of b 979 Third Ave Number Street Suite 1805 New York City New York	nue NY	10022	Number Stre P.O. Box City Location of pri principal place	State ncipal assets, if differences	ZIP Code
4.		Principal place of b 979 Third Ave Number Street Suite 1805 New York City New York	nue NY	10022	Number Stre P.O. Box City Location of pri principal place	State ncipal assets, if differences	ZIP Code

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Debto	Lladro Galleries, Inc.	Case number (# known)					
6.	Type of debtor	 ☑ Corporation (including Limited Liability Company (LLC) and Limited Liability Partnership (LLP)) ☐ Partnership (excluding LLP) ☐ Other, Specify:					
7	Describe debtor's business	A. Check one:					
9000	bescribe debtor 3 basiless	☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))					
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))					
		Railroad (as defined in 11 U.S.C. § 101(44))					
		☐ Stockbroker (as defined in 11 U.S.C. § 101(53A))					
		Commodity Broker (as defined in 11 U.S.C. § 101(6))					
		☐ Clearing Bank (as defined in 11 U.S.C. § 781(3))					
		☑ None of the above					
		B. Check all that apply:					
		☐ Tax-exempt entity (as described in 26 U.S.C. § 501)					
		☐ Investment company, including hedge fund or pooled investment vehicle (as defined in 15 U.S.C. § 80a-3)					
		☐ Investment advisor (as defined in 15 U.S.C. § 80b-2(a)(11))					
		- TANGE AND					
		C. NAICS (North American Industry Classification System) 4-digit code that best describes debtor. See http://www.uscourts.gov/four-digit-national-association-naics-codes .					
		4 5 3 9					
	Under which chapter of the	Check one:					
	Bankruptcy Code is the						
	debtor filing?	☐ Chapter 7					
		☐ Chapter 9					
	A debtor who is a "small business	☑ Chapter 11. Check all that apply:					
	debtor" must check the first sub- box. A debtor as defined in § 1182(1) who elects to proceed under subchapter V of chapter 11 (whether or not the debtor is a "small business debtor") must	□ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D), and its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$2,725,625. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).					
	check the second sub-box.	The debtor is a debtor as defined in 11 U.S.C. § 1182(1), its aggregate noncontingent liquidated debts (excluding debts owed to insiders or affiliates) are less than \$7,500,000, and it chooses to proceed under Subchapter V of Chapter 11. If this sub-box is selected, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).					
		A plan is being filed with this petition.					
		Acceptances of the plan were solicited prepetition from one or more classes of creditors, in accordance with 11 U.S.C. § 1126(b).					
		□ The debtor is required to file periodic reports (for example, 10K and 10Q) with the Securities and Exchange Commission according to § 13 or 15(d) of the Securities Exchange Act of 1934. File the Attachment to Voluntary Petition for Non-Individuals Filing for Bankruptcy under Chapter 11 (Official Form 201A) with this form.					
		☐ The debtor is a shell company as defined in the Securities Exchange Act of 1934 Rule 12b-2.					
		☐ Chapter 12					

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Lladro Galleries, Inc.				Case number (if know	vn)	, <u> </u>	
prior bankruptcy cases by or against the debtor the last 8 years?	⊠ No □ Yes.	District	Wher	n	_ Case numbe	r	
than 2 cases, attach a te list.		District	When			r	
ny bankruptcy cases ng or being filed by a ess partner or an te of the debtor?	No ☐ Yes.	Debtor		. 47	_ Relationship		
cases. If more than 1, a separate list.					_	MM / DD /YYYY	
s the case filed in <i>this</i> et?	☑ Debto imme distric	or has had its dor ediately preceding et.	g the date of this petition	n or for a longer pa	art of such 18	0 days than in any other	
the debtor own or have ssion of any real rty or personal property eeds immediate on?	 No Yes. Answer below for each property that needs immediate attention. Attach additional sheets if neede Why does the property need immediate attention? (Check all that apply.) □ It poses or is alleged to pose a threat of imminent and identifiable hazard to public health or sa What is the hazard? □ It needs to be physically secured or protected from the weather. 						
		attention (for assets or other	example, livestock, sea er options).	sonal goods, mea	t, dairy, produ	uce, or securities-related	
	,	Where is the pro	Number	Street			
	[□ No	City nsured?			State ZIP Code	
	prior bankruptcy cases y or against the debtor the last 8 years? than 2 cases, attach a te list. By bankruptcy cases ag or being filed by a tess partner or an e of the debtor? Cases. If more than 1, a separate list. By the case filed in this are the case filed in this tr?	prior bankruptcy cases y or against the debtor the last 8 years? than 2 cases, attach a te list. The list is the debtor or the last 8 years? than 2 cases, attach a te list. The list is the list is the case filed by a tesparate list. The case filed in this is the case filed in this of the debtor own or have the debt	prior bankruptcy cases y or against the debtor the last 8 years? than 2 cases, attach a te list. District Types. District Types. District Types. Debtor District Typ	prior bankruptcy cases y or against the debtor the last 8 years? than 2 cases, attach a e list. District	prior bankruptcy cases y or against the debtor the last 8 years? than 2 cases, attach a le list. District	prior bankruptcy cases prior bankruptcy cases yor against the debtor the last 8 years? than 2 cases, attach a e list. District District When MM / DD / YYYY Case numbe MM / DD / YYYY Case numbe MM / DD / YYYY Debtor Ses partner or an e of the debtor? cases, if more than 1, a separate list. Check ell that apply: Debtor has had its domicile, principal place of business, or principal assets in immediately preceding the date of this petition or for a longer part of such 18 district. A bankruptcy case concerning debtor's affiliate, general partner, or partnersh why does the property that needs immediate attention. Attach what is the hazard? It poses or is alleged to pose a threat of imminent and identifiable him what is the hazard? It needs to be physically secured or protected from the weather. It includes perishable goods or assets that could quickly deteriorate attention (for example, livestock, seasonal goods, meat, dairy, prodice attention (for example, livestock, seasonal goods, meat, dairy, prodice attention (for example, livestock, seasonal goods, meat, dairy, prodice attention (for example, livestock, seasonal goods, meat, dairy, prodice contents of the property? Number Street Street Where is the property insured?	

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3. Debtor's estimation of	Check one:						
available funds	☑ Funds will be available for distribution to unsecured creditors.						
		After any administrative expenses are paid, no funds will be available for distribution to unsecured creditors					
	☑ 1-49	1 ,000-5,000	25,001-50,000				
4. Estimated number of creditors	50-99	5 ,001-10,000	5 0,001-100,000				
creditors	□ 100-199 □ 200-999	10,001-25,000	☐ More than 100,000				
	\$0-\$50,000	□ \$1,000,001-\$10 million	□ \$500,000,001-\$1 billion				
5. Estimated assets	\$50,001-\$100,000	☐ \$10,000,001-\$50 million	☐ \$1,000,000,001-\$10 billion				
	\$100,001-\$500,000	☐ \$50,000,001-\$100 million	310,000,000,001-\$50 billion				
	☐ \$500,001-\$1 million	□ \$100,000,001-\$500 million	☐ More than \$50 billion				
6. Estimated liabilities	\$0-\$50,000	☒ \$1,000,001-\$10 million	□ \$500,000,001-\$1 billion				
6. Estimated liabilities	\$50,001-\$100,000	■ \$10,000,001-\$50 million	☐ \$1,000,000,001-\$10 billion				
	\$100,001-\$500,000	☐ \$50,000,001-\$100 million	☐ \$10,000,000,001-\$50 billion				
	☐ \$500,001-\$1 million	■ \$100,000,001-\$500 million	☐ More than \$50 billion				
	claration, and Signatures						
VARNING Bankruptcy fraud is a s \$500,000 or imprisonm 7. Declaration and signature of authorized representative of	erious crime. Making a false si ent for up to 20 years, or both.	tatement in connection with a bankrupto 18 U.S.C. §§ 152, 1341, 1519, and 35	GOD AND AND AND AND AND AND AND AND AND AN				
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VARNING — Bankruptcy fraud is a s \$500,000 or imprisonm 7. Declaration and signature of authorized representative of	erious crime. Making a false si ent for up to 20 years, or both. The debtor requests rel petition. I have been authorized	tatement in connection with a bankruptor 18 U.S.C. §§ 152, 1341, 1519, and 35 lief in accordance with the chapter of title to file this petition on behalf of the debt	71. e 11, United States Code, specified in this or.				
WARNING Bankruptcy fraud is a s \$500,000 or imprisonm 7. Declaration and signature of authorized representative of	erious crime. Making a false stent for up to 20 years, or both. The debtor requests repetition. I have been authorized I have examined the integration.	tatement in connection with a bankruptor 18 U.S.C. §§ 152, 1341, 1519, and 35 lief in accordance with the chapter of title to file this petition on behalf of the debt	e 11, United States Code, specified in this or. sonable belief that the information is true and the state of				
WARNING — Bankruptcy fraud is a s \$500,000 or imprisonm in. Declaration and signature of authorized representative of	erious crime. Making a false stent for up to 20 years, or both. The debtor requests repetition. I have been authorized I have examined the integration.	tatement in connection with a bankruptor 18 U.S.C. §§ 152, 1341, 1519, and 35 lief in accordance with the chapter of title to file this petition on behalf of the debt formation in this petition and have a reaserjury that the foregoing is true and connections.	e 11, United States Code, specified in this or.				
WARNING — Bankruptcy fraud is a s \$500,000 or imprisonm in. Declaration and signature of authorized representative of	erious crime. Making a false stent for up to 20 years, or both. The debtor requests repetition. I have been authorized I have examined the integrated correct. I declare under penalty of percent correct of the cor	tatement in connection with a bankrupto 18 U.S.C. §§ 152, 1341, 1519, and 35 lief in accordance with the chapter of titl to file this petition on behalf of the debt formation in this petition and have a real erjury that the foregoing is true and contact the serious statement of the debt formation in this petition and have a real erjury that the foregoing is true and contact the serious statement of the debt formation in this petition and have a real erjury that the foregoing is true and contact the serious statement of the serious statement	e 11, United States Code, specified in this or. sonable belief that the information is true and the state of				
WARNING — Bankruptcy fraud is a s \$500,000 or imprisonm in. Declaration and signature of authorized representative of	erious crime. Making a false stent for up to 20 years, or both. The debtor requests relipetition. I have been authorized I have examined the integrated correct. I declare under penalty of penalt	tatement in connection with a bankrupto 18 U.S.C. §§ 152, 1341, 1519, and 35 lief in accordance with the chapter of titl to file this petition on behalf of the debt formation in this petition and have a real erjury that the foregoing is true and contact the serious statement of the debt formation in this petition and have a real erjury that the foregoing is true and contact the serious statement of the debt formation in this petition and have a real erjury that the foregoing is true and contact the serious statement of the serious statement	e 11, United States Code, specified in this or. sonable belief that the information is true a rect.				

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ebtor	Lladro Galleries, Inc.	Case	number (if knowi	n)	
18. Sigr	nature of attorney	🗴 /s/ Alan F. Kaufman	Date	07/14/2020	
		Signature of attorney for debtor		ММ	/DD /YYYY
		Alan F. Kaufman			
		Printed name			
		Nelson Mullins Riley & Scarborough LLP			
		Firm name			
		280 Park Avenue, 15th Floor West			
		Number Street			
		New York	NY		10017
		City	State	е	ZIP Code
		(646) 428-2616	ala	an kau	fman@nelsonmullins.com
		Contact phone		il addre	
		3054707	NY	<i>(</i>	
		Bar number	State		

Certificate of Resolutions Adopted by the Board of Directors Lladro Galleries, Inc.

I, Vicente Navarro, am the duly elected, qualified and acting Secretary of Lladro Galleries, Inc. (the "Company"), hereby certify that on June 29, 2020, a meeting of the Board of Directors of the Company at which a quorum was present was held pursuant to notice in accordance with the By-Laws of the Company. During the meeting, the following resolutions (the "Resolutions") were duly adopted in accordance with the requirements of applicable law and that said resolutions have not been modified or rescinded and are still in full force and effect on the date hereof:

RESOLVED that, in the judgment of the Board of Directors, it is desirable and in the best interests of the Company, its creditors, and stockholders, that a voluntary petition (the "Petition") be filed by the Company under the provisions of Subchapter V of Chapter 11 of Title 11 of the United States Code in the United States Bankruptcy Court for the Southern District of New York; and it is further

RESOLVED, that the Company shall be, and it hereby is, directed and authorized to execute and file on behalf of the Company all petitions, schedules, lists and other papers or documents, and to take any and all action which it deems reasonable, advisable, expedient, convenient, necessary, or proper to obtain such relief; and it is further

RESOLVED, that Vicente Navarro and any officer of the Company and any of their designees (collectively the "Designated Persons"), be and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of the Company (i) to execute and verify the Petition as well as all other ancillary documents and to cause the Petition to be filed with the United States Bankruptcy Court for the District of Delaware commencing a case (the "Bankruptcy Case") and to make or cause to be made prior to the execution thereof any modifications to the Petition or ancillary documents, and (ii) to execute, verify, and file or cause to be filed all petitions, schedules, lists, motions, applications, and other papers or documents necessary or desirable in connection with the foregoing; and it is further

RESOLVED, that the law firm of Nelson Mullins Riley & Scarborough LLP ("Nelson Mullins") be, and hereby is, authorized and empowered to represent the Company as its general bankruptcy counsel to represent and assist the Company in carrying out its duties under Title 11 of the United States Code, and to take any and all actions to advance the Company's rights, including the preparation of pleadings and filings in the Bankruptcy Case; and in connection therewith, the Designated Persons be and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed an appropriate application for authority to retain the services of Nelson Mullins; and it is further

RESOLVED, that the Designated Persons be, and each of them, acting alone or in any combination, hereby is, authorized, directed, and empowered, on behalf of and in the name of the Company to employ any other individual and/or firm as professionals or consultants or financial advisors to the Company as are deemed necessary to represent and assist the Company in carrying out its duties under Title 11 of the United States Code, and in connection therewith,



20-11618 segnated or lons Filesh Ordel Al 20 hem Fatters at Ordel Al 20 hem Fatters at Ordel Al 20 hem Fatters at Ordel Al 20 hem Fatters and in the name of the Company to execute appropriate retention agreements, pay appropriate retainers prior to and immediately upon the filing of the Bankruptcy Case, and to cause to be filed one or more appropriate applications for authority to retain the services of such firms; and it is further

RESOLVED, that the Designated Persons be, and each of them acting alone or in any combination is, hereby authorized, directed, and empowered from time to time in the name and on behalf of the Company, to perform the obligations of the Company under the Title 11 of the United States Code, with all such actions to be performed in such manner, and all such certificates, instruments, guaranties, notices and documents to be executed and delivered in such form, as the officer performing or executing the same shall approve, and the performance or execution thereof by such officer shall be conclusive evidence of the approval thereof by such officer and by the Company; and it is further

RESOLVED, that the Designated Persons be, and each of them acting alone or in any combination is, hereby authorized, directed, and empowered from time to time in the name and on behalf of the Company, to (a) take such further actions and execute and deliver such certificates, instruments, guaranties, notices, and documents as may be required or as such officer may deem necessary, advisable, or proper to carry out the intent and purpose of the foregoing resolutions, including the execution and delivery of any security agreements, pledges, financing statements and the like, and (b) perform the obligations of the Company under the Title 11 of the United States Code, with all such actions to be performed in such manner, and all such certificates, instruments, guaranties, notices, and documents to be executed and delivered in such form, as the officer performing or executing the same shall approve, and the performance or execution thereof by such officer shall be conclusive evidence of the approval thereof by such officer and by the Company; and it is further

RESOLVED, that the Designated Persons be, and each of them acting alone is, hereby authorized, directed, and empowered from time to time in the name and on behalf of the Company, to adopt resolutions and otherwise exercise the rights and powers of the Company as such Designated Person may deem necessary, appropriate or desirable (i) as a member or manager (however denominated) of the direct and indirect subsidiaries of the Company that are limited liability companies (if any), (ii) as general partner or limited partner of the direct and indirect subsidiaries of the Company that are limited partnerships (if any), and (iii) as a stockholder of the direct and indirect subsidiaries of the Company that are corporations (if any); and that thereupon such resolutions shall be deemed adopted as and for the resolutions of each such subsidiary of the Company; and it is further



RESOLVED, that all of the acts and transactions relating to matters contemplated by the foregoing resolutions, which acts would have been approved by the foregoing resolutions except that such actions were taken prior to the execution of these resolutions, are hereby in all respects confirmed, approved, and ratified.

IN WITNESS WHEREOF, the undersigned, have executed this Unanimous Action of

Directors as of 29th day of June, 2020.

Lladro Galleries, Inc.

Vicente No Secretary